IN THE IOWA DISTRICT COURT FOR	COUNTY
	No
	252F Judicial Support Order
Petitioner,	
vs.	
Respondent	
Now on this day of	this matter comes before the Court
upon the request of	
Code chapter 252F. The State of Iowa is represented by	The Respondent,
, appeared	by
The Court, upon the record,	
☐ including the consent of, who has agrafter having consulted with an attorney or having been given the	eed to the terms of this order, as evidenced by the signature(s) below e opportunity,
\Box the matter having proceeded to hearing	
\square (and) upon the failure of to appear aft	er being given notice of this hearing,
and being fully advised in the premises, FINDS :	
1. The Court has jurisdiction over the subject matter, and Iowa is the	te proper state in which to enter an order for support,
according to 28 USC 1738B, and chapter 252E, and if applicable, 25	32K.
2. The Court has personal jurisdiction over the Respondent. ¹	
3. Entry of this support order in Iowa does not violate 28 USC section 28 USC section 29 USC section 20 USC section 29 USC section 20 USC section 29 USC section 20 USC section 20 USC section 29 USC section 20 USC section 29 USC section 20 USC sec	ion 1738B or Iowa Code chapter 252K. ²
4is the	and is the caretaker of the
minor child(ren).	
THEREFORE, the Court, according to Iowa Code chapter 252F, CC	NCLUDES AND ORDERS:
1. The Respondent,, owe	s a duty of support and is able to pay reasonable support for
the child(ren) whose name(s) and date(s) of birth are as follows:	

2.	Current support is res	erved because the:		
	Respondent now	v lives in the same household	as the children	
	Caretaker does r	not receive FIP or Title XIX n	nedical benefits and has asked that a su	apport obligation not be
	established at this t	ime.		
3.	Respondent shall pay	current support of \$	per starting on the	day of
		, and continu	uing on the day of eac	eh The current
ch	ild support amount is in acc	cordance with the child suppo	ort guidelines.	
	☐ Respondent shall ow	e current support of \$	per month. Since the child	(ren) receive Social Security
	Disability (SSD) benef	its because of the Respondent	s's disability, the benefit amount of \$_	per month was
	added to the Responde	nt's net income. Also the cur	rent child amount of \$	_ per month is satisfied in the
	amount of \$	per month and the Res	spondent shall pay the balance of \$	per month
	starting on the	day of, _	, and continuing on the	day of each month.
	☐ The ongoing support	obligation for the child(ren) n	amed shall be adjusted without further	order, to correspond to the
	number of children entitle	ed to current support as the nu	umber changes. This obligation amour	nt is:
	Number of Children	Amount	SSD Satisfaction Amount	☐ Amount Due After
	Entitled to Support	Amount	a 55D Sausiaction Amount	SSD Satisfaction
	Enduced to Support			
	_		nt due after SSD satisfaction, as stated	in this order, remains in effect
	until this order is modified			
	Support for each child co	ntinues until the child reaches	s the age of eighteen (18) years or become	omes emancipated. If the child is
	engaged full-time in comp	pleting high school graduation	n or equivalency requirements, and is r	reasonably expected to complete
	these requirements before	age nineteen (19), support co	ontinues until high school graduation of	or equivalency requirements are
	met.			
4.	☐ Accrued support is r	eserved because the		
	Respondent now liv	res in the same household as the	he children.	
	_	receive FIP or Title XIX medi	cal benefits and has asked that a suppo	ort obligation not be established
5.	at this time. Judgment is entered as	gainst the Respondent for acci	rued support in the amount of \$	which shall be paid
			beginning	
			on the day of each	
en	tire sum is paid. The accru	ed support is in accordance w	vith the child support guidelines.	
6.	Medical support is res	erved because the:		
	Respondent now	v lives in the same household	as the children	
	Caretaker does r	not receive FIP or Title XIX n	nedical benefits and has asked that a su	apport obligation not be
	established at this t			
7.	☐ The Respondent shall	provide medical support and	take all necessary actions to ensure co	verage of the dependents
90			n employment-related or group health	

However, should such insurance not be or become available, the	e Unit reserves the right to request that	t other provisions be made
according to chapter 252E at a later date without showing a cha	nge in circumstances.	
8.	\$250.00 per year for one child or \$500	0.00 per year for two or
more children, the Respondent shall pay % of the excess co	ost as provided by the Iowa Supreme C	Court Guidelines.
The obligor shall pay % of any uncovered medical ex	spenses for the child(ren).	
Uncovered medical expenses are reserved because the:		
Respondent now lives in the same household as the cl	nildren.	
Caretaker does not receive FIP or Title XIX medical b	penefits and has asked that a support of	bligation not be established
at this time.		
9. The Unit or any caretaker can seek current, accrued, and/or $$	medical support by any legal method v	without showing a
substantial change in circumstances.		
10. If support payments are ordered, all payments ordered shall	be payable to the COLLECTION SER	RVICES CENTER, P.O.
BOX 9125, DES MOINES, IOWA 50306-9125, AND IN NO Ω	OTHER MANNER. Each payment mu	ast identify the Respondent,
obligee/caretaker, Iowa District Court number, and the following	g CSC number: #	Any
payment sent directly to the above named caretaker or the child	(ren) by the Respondent is considered	a gift and not credited to
the support ordered.		
11. If support payments are ordered, upon termination of public	assistance the Collection Services Cer	nter shall pay any current
support to the named caretaker, unless payments are redirected	to another caretaker or unless there has	s been an automatic
redirection by statute.		
12. The Respondent is bound by the Notices which are attached	and shall pay the cost of this action	including genetic test
costs of \S	to the Collection Services Center, P.O	Box 9243, Des Moines,
IA, 50306-9243.		
13. \square The Respondent must attend a parenting class approved	by the Department of Human Service	s. The Respondent must
provide proof of attendance to the Unit within 90 days after this	s order is entered. Failure to provide p	roof of attendance may
result in modification of the support amount. At the Unit's requ	est, the Respondent must also provide	proof of ongoing
compliance with this requirement.		
Ordered this day of	·	
	WID OF OF THE	WIDIGIAL DIGEDICA
	JUDGE OF THE	JUDICIAL DISTRICT
ORIGINAL FILED		
Copy to:		

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The income of the Respondent is subject to imn ncome provider withholds the required amount of su Collection Services Center. Immediate income withholding is not ordered at the	ipport, it is the Respo	ondent's responsibility to	ensure payment is made to th
2. The installment payment method does not prevent by any means provided by law, including, but not lim withholding, and levy of accounts at financial institut payment for one month, according to chapter 252D, that an amount in accordance with 441 IAC chapter 98, administrative levy on the Respondent's financial installing the second se	nited to, an interception ions. When paymenthe Court or the Unit division II, or according to the Court or the Unit division II, or according to the court of the theorem is the court of t	on of income tax refunds ts become delinquent in may order the withholdi	s, attachment of liens, income an amount equal to the ng for payment of support set
3. According to section 598.22B, the Respondent, of information about the person's identity, social securit license number, and the name, address, and telephone the Unit informed of any changes. If a later child supthe party, due process requirements may be met by defined with the Unit.	ty number, residential enumber of the party oport action is started elivering a written no	I and mailing addresses, 's current employer or or and a diligent but unsuctice to the most recent re	telephone number, driver's ther source of income and kee cessful effort is made to locates esidential or employer address
4. According to section 252B.23, if support in arrear Respondent, and information may be provided to a co The amount of the surcharge is a percentage of the an	ollection entity for pu		
Notice of this child support action was personall The Respondent submitted to Iowa jurisdiction by waiving any contest to personal jurisdiction. Notice of fulfilled all requirements of 252F.3.	of this child support	ding the Unit with a doc action was personally se	ument that has the effect of
The Respondent lived in Iowa with the child(ren) support action was personally served on the Respond. The Respondent lived in Iowa from approximately expenses or support for the child(ren). Notice of this all requirements of 252F.3.	ent and fulfilled all re	equirements of 252F.3 through	, and provided prenata the Respondent and fulfilled
The Respondent caused the child(ren) to live in Io	wa through the follo	wing action(s):	
Notice of this child support action was personally ser The Respondent had sexual intercourse in Iowa was following child(ren):			
Child	Time Period of Possible Conception		
		thr	ough
		thr	ough
		thr	ough
			ough
	1	l thr	ough

The Respondent claimed to Department of Public Health at Notice of this child support act	be the other parent either through the de eccording to section 144.12A, or by comp ion was personally served on the Respor	ndent and fulfilled all requirements of 252F.3 cclaration of paternity registry maintained by the Iowa pleting a paternity affidavit according to section 252A.3A. Indent and fulfilled all requirements of 252F.3. Was because
Notice of this child support act	ion was personally served on the Respor	ndent and fulfilled all requirements of 252F.3.
² □ A separate action for dissonand the action is pending under	olution of marriage or child support invo	olving the Respondent and the same child(ren) has begun te of,
same child(ren), which may have □ Neither the Respondent nor orders involving the Respondent	y separate action for dissolution of marrive started or is pending in Iowa or anoth r the caretaker has disclosed, and the Cont as obligor and the named child(ren).	rever, because this action complies with 28 USC section iage or child support involving the Respondent and these er state. urt and the Unit are unaware of, any existing child support espondent as obligor and the named child(ren):
<u>State</u>	County	Docket Number
Under 28 USC section 1738R	and chapter 252K it is illegal to enter an	y new support order that would run during the same time
period as an existing order for s However, no individ	support from another state.	(ren) currently live in any of the states that issued a
252K.207.		tion must enter a new support order according to section